SOUTHERN DISTRICT OF NEW YORK	
Yasmin Mohamed p/k/a Yasminah,	x : Case No. 18-cv-8469 (JSR)
Plaintiff,	: :
v.	:
Abel Makkonen Tesfaye p/k/a The Weeknd; Guillaume Emmanuel de Homem-Christo and	:
Thomas Bangalter p/k/a Daft Punk; Martin McKinney p/k/a Doc; Henry Walter p/k/a Cirkut;	: :
Jason Quenneville p/k/a DaHeala, XO Records, LLC; Republic Records; Universal Music Group;	: :
William Uschold p/k/a WILL U; Tyrone Dangerfield p/k/a TABOO!!; Squad Music	:
Group; and DOES 1-10,	:
Defendants.	X

REPLY DECLARATION OF DENNIS A. ROACH IN SUPPORT OF MOTION TO DISMISS OR TRANSFER

I, Dennis A. Roach, declare and state:

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- 1. I am a lawyer admitted to practice in the State of California, and the principal of Dennis A. Roach, A Professional Corporation, located at 9200 Sunset Boulevard, Suite 525, Los Angeles, California 90069. I am over the age of 18 and have personal knowledge of the following facts.
- 2. I represented The Weeknd XO US, LLC, in its lease of a condominium in New York. I personally participated in the negotiations of the terms of that lease, which took place in the last week or ten days of September 2018, and after September 17, 2018, which I understand is the date that plaintiff filed this action.

3. The lease was signed by my client on September 24, 2018, and I received by email at my offices in Los Angeles, California, the fully executed lease from the lessor's lawyer on September 26, 2018. Attached to this declaration as Exhibit 1 is a true and correct copy of the e-mails I exchanged with the lessor's lawyer reflecting the foregoing.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on December 13, 2018.

DENNIS A. ROACH